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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/609,022 06/30/2003		Juha T. Rantala	SLC-017	8411
20374 KUBOVCIK &	7590 12/28/2006 : KUBOVCIK		EXAMINER	
SUITE 710			SCHATZ, CHRISTOPHER	
900 17TH STR WASHINGTO			ART UNIT	PAPER NUMBER
	,		1733	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		12/28/2006	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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٠,		Application No.	Applicant(s)			
		10/609,022	RANTALA ET AL.			
<i>a</i> .	Office Action Summary	Examiner	Art Unit			
		Christopher T. Schatz	1733			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the o	correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DONA IN THE MAILING THE MAILING THE MAILING DONA IN THE MAILING THE MAILING THE MAILING DONA IN THE MAILING DONA IN THE MAILING THE MAILING DONA IN THE MAILING THE MAIL	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tire will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status		•				
1)⊠	Responsive to communication(s) filed on 06 O	ctober 2006.				
	This action is FINAL . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1 and 2 is/are pending in the applicate 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1 and 2 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from consideration.				
Applicat	ion Papers					
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).			
		diffilior. Note the attached Office	Action of 1011111 10-132.			
12) [a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachmen	t(s)					
	e of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D	(PTO-413) ate.			
3) 🔲 Infori	mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date	5) Notice of Informal F				

DETAILED ACTION

Request for Continued Examination

Applicant's Request for Continued Examination filed on October 6, 2006 is acknowledged by the examiner.

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claims 1 and 2 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Applicant's amended claim requires that the adhesion promoter be applied to an optoelectronic surface of a device produced in a CMOS process. The specification, as originally filed, only supports a method wherein an adhesion promoter is applied on an electrical surface of a device produced in a CMOS. The specification does not state that the adhesion promoter can be applied on an opto-electronic surface of a device produced in a CMOS process. In fact, paragraph 0131 shows that applicant contemplated applying the adhesion promoter to a surface of an electrical device produced in a CMOS process as an alternative to applying the adhesion promoter on opto-electronic surface. In said paragraph, applicant refers to the example above,

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which is an example of applying the adhesion promoter on an opto-electronic surface, and then states "however, the adhesion promoter can be used in a CMOS process, such as for increases adhesion of a dielectric, for increasing adhesion of a passivaton layer..." Based upon the specification, the applicant has not demonstrated that at the time the application was filed, applicant contemplated applying the adhesion promoter to an opto-electronic surface of a device produced in a CMOS process.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1 and 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Olds (2003/0022395) (newly cited) in view of Kishita et al. (EP 0616012) (newly cited).

Olds discloses a method of coating a polymer, metal, metalloid oxide, or fluorinated derivatives thereof to an opto-electronic surface of a device produced in a CMOS process (paragraph 0097). Olds is silent as to the presence of a hybrid adhesion promoting layer. Kishita et al. discloses a method of applying a fluorinated hybrid organic-inorganic material containing silicon to the surface of an electronic substrate for the purpose of promoting adhesion between said electronic substrate and another surface. Kishita et al. further discloses that a fluorinated hybrid organic-inorganic material containing silicon has excellent adhesion promoting

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properties, especially when applied to electrical surfaces (abstract, page 2). At the time of the invention it would have been obvious to a person of ordinary skill in the art to apply Kishita et al.'s adhesion promoting layer to the opto-electronic surface of Olds as taught by Kishita et al. above. Such a modification to Olds method would improve the bond between Olds opto-electrical surface and coating.

Response to Arguments

Applicant's arguments with respect to claims 1 and 2 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher T. Schatz whose telephone number is 571-272-1456. The examiner can normally be reached on 8:00-5:30, Monday -Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on 571-272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Christopher T. Schatz

RICHARD CRISPINO
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1700